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12	(admitted pro hac vice)			
13	Attorneys for Plaintiffs BGC Partners Inc.,			
14	G&E Acquisition Company LLC, and BGC Real Estate of Nevada LLC			
15	UNITED STATES DI	STRICT COURT		
16	FOR THE DISTRICT OF NEVADA			
17	BGC PARTNERS INC., G&E ACQUISITION) COMPANY LLC, and BGC REAL ESTATE)			
18	OF NEVADA LLC,	CASE NO.: 2:15-cv-00531-RFB-GWF		
19	Plaintiffs,	STIPULATION AND ORDER REGARDING BRIEFING		
20	v.)	SCHEDULE ON THE AVISON YOUNG DEFENDANTS' MOTION		
21	AVISON YOUNG (CANADA) INC., AVISON YOUNG (USA) INC., AVISON YOUNG-	FOR LEAVE TO FILE NOTICE OF SUPPLEMENTAL AUTHORITY		
22	NEVADA LLC, MARK ROSE, THE NEVADA) COMMERCIAL GROUP, JOHN PINJUV,)	(ECF No. 156)		
23	JOSEPH KUPIEC, DOES 1 through 5, and ROE) BUSINESS ENTITIES 6 through 10.	(First Request)		
24	Defendants.			
25	In accordance with LR IA 6–1 and LR 7–1	Plaintiffs RGC Partners Inc. G&F Acquisition		
26	In accordance with LR IA 6–1 and LR 7–1, Plaintiffs BGC Partners Inc., G&E Acquisition			
27	Company LLC, and BGC Real Estate of Nevada ("Plaintiffs"), through their counsel of record, and			
28	Defendants Avison Young (Canada) Inc., Avison Y	oung (USA) Inc., Avison Young–Nevada LLC,		

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Mark Rose, Joseph Kupiec (collectively, the "Avison Young Defendants"), John Pinjuv, and The Nevada Commercial Group, through their counsel of record, hereby stipulate to and request the entry of an order setting a briefing schedule on Plaintiffs' response to the Avison Young Defendants' motion for leave to file notice of supplemental authority:

STIPULATION

- 1. On May 18, 2018, the Avison Young Defendants filed a motion for leave to file notice of supplemental authority. (ECF No. 156, Mot. to Supplement.)
- 2. Under LR 7–2, the current deadline for Plaintiffs' response to the Avison Young Defendants' motion is June 1, 2018.
- 3. Emily Milligan, the in-house attorney responsible for reviewing Plaintiffs' submissions in this matter, is traveling from May 25, 2018, through June 4, 2018.
- 4. To allow Ms. Milligan the opportunity to review Plaintiffs' response to the Avison Young Defendants' motion, Plaintiffs seek a seven-day extension of time, until June 8, 2018, to file their response.
- 5. Having conferred and agreed, the parties respectfully request that the Court set the following deadlines with respect to the Avison Young Defendants' motion:
 - a. Plaintiffs shall have until **June 8, 2018**, to file a response in opposition to the Avison Young Defendants' motion.
 - b. The Avison Young Defendants shall have until **June 18, 2018**, to file a reply in support of their motion.

Dated: May 30, 2018

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1	NIXON PEABODY LLP	KIRKLAND & ELLIS LLP
2	By: s/ Seth A. Horvath	By: s/ Bryan M. Stephany
3	F. Thomas Hecht (pro hac vice) Tina B. Solis (pro hac vice) Seth A. Horvath (pro hac vice) 70 W. Madison Street, Suite 3500	Bryan Stephany (pro hac vice) 655 Fifteenth Street, NW Washington, DC 20005-5793
567	Chicago, Illinois 60602 Attorneys for Plaintiffs BGC Partners Inc., G&E Acquisition Company LLC, and BGC Real Estate of Nevad LLC	Keith Kobylka (pro hac vice) 601 Lexington Avenue New York, NY 10022 Attorneys for Defendants Avison Young
8 9	RICE REUTHER SULLIVAN & CARROLL LLP By:s/ Anthony J. DiRaimondo	(Canada) Inc., Avison Young (USA) Inc., Avison Young–Nevada LLC, Mark Rose, and Joseph Kupiec
10 11 12	David Carroll (Nev. Bar No. 7643) Anthony J. DiRaimondo (Nev. Bar No. 10875) 3800 Howard Hughes Pkwy. Suite 1200	
13 14	Attorneys for The Nevada Commercial Group LLC and John Pinjuv	
15	OR	<u>DER</u>
		EDER on and found it to be supported by good cause, IT
15	Having reviewed the foregoing stipulation	
15 16 17 18 19	Having reviewed the foregoing stipulation IS HEREBY ORDERED that Plaintiffs shall file	on and found it to be supported by good cause, IT e their response to the Avison Young Defendants' authority by June 8, 2018, and the Avison Young
15 16 17 18	Having reviewed the foregoing stipulation IS HEREBY ORDERED that Plaintiffs shall fill motion for leave to file notice of supplemental	on and found it to be supported by good cause, IT e their response to the Avison Young Defendants' authority by June 8, 2018, and the Avison Young
15 16 17 18 19 20 21	Having reviewed the foregoing stipulation IS HEREBY ORDERED that Plaintiffs shall fill motion for leave to file notice of supplemental Defendants shall file their reply by June 18, 201 IT IS SO ORDERED. RICHARD F. BOULWARE, II United States District Court	on and found it to be supported by good cause, IT e their response to the Avison Young Defendants' authority by June 8, 2018, and the Avison Young
15 16 17 18 19 20 21 22 23	Having reviewed the foregoing stipulation IS HEREBY ORDERED that Plaintiffs shall file motion for leave to file notice of supplemental Defendants shall file their reply by June 18, 201 IT IS SO ORDERED. RICHARD F. BOULWARE, II	on and found it to be supported by good cause, IT e their response to the Avison Young Defendants' authority by June 8, 2018, and the Avison Young
15 16 17 18 19 20 21 22 23 24	Having reviewed the foregoing stipulation IS HEREBY ORDERED that Plaintiffs shall fill motion for leave to file notice of supplemental Defendants shall file their reply by June 18, 201 IT IS SO ORDERED. RICHARD F. BOULWARE, II United States District Court	on and found it to be supported by good cause, IT e their response to the Avison Young Defendants' authority by June 8, 2018, and the Avison Young

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1	CERTIFICATE OF SERVICE		
2	I, the undersigned, certify that on May 30, 2018, I caused a true and correct copy of the		
3	foregoing Stipulation and Order Regarding Briefing Schedule on the Avison Young		
4	Defendants' Motion for Leave to File Notice of Supplemental Authority to be filed		
5	electronically with the clerk of court using the court's CM/ECF system, which will send a		
6	notification of electronic filing to the counsel of record who have entered an appearance in this		
7	case, including those listed below:		
8	Robert S. Larsen		
9	Gordon & Rees LLP 3770 Howard Hughes Pkwy., Suite 100		
10 11	Las Vegas, Nevada 89168 rlarsen@gordonrees.com		
12	Bryan M. Stephany		
13	Kirkland & Ellis LLP 655 Fifteenth Street, NW		
14	Washington, DC 20005-5793 bstephany@kirkland.com		
15	Keith Kobylka		
16	Kirkland & Ellis LLP 601 Lexington Avenue		
17	New York, NY 10022 keith.kobylka@kirkland.com		
18	Attorneys for Defendants Avison Young (Canada) Inc.,		
19	Avison Young (USA) Inc., Avison Young–Nevada LLC, Mark Rose, and Joseph Kupiec		
20	David Carroll		
21	Anthony J. DiRaimondo Rice Reuther Sullivan & Carroll LLP 2800 Howard Hyghes Plants Spite 1200		
22	3800 Howard Hughes Pkwy., Suite 1200 dcarroll@rrsc-law.com adiraimondo@rrsc-law.com		
23	Attorneys for Defendants The Nevada		
24	Commercial Group LLC and John Pinjuv		
25	/s/ Seth A. Horvath One of the Attorneys for Plaintiffs BGC		
26	Partners Inc., G&E Acquisition Company LLC, and BGC Real Estate of Nevada LLC		
27	200 Now Estate of Norman Elec-		